



XPO II

DECLARATION

OF

DOCUMENT SUPPORTING THE COLUMBIAN CODE

I, Christopher Columbus II (XPOII), the Chief Leader of the Beautiful Nation of the Moon and of the Sun (BNMS) and the Admiral of the Ocean Seas, hereby...

DECLARE that the within document, with 8 pages including this cover, and titled,

"1ST AMENDED The Royal Proclamation - October 7, 1763 BY THE KING. A PROCLAMATION "

is a document (the "Document")—as the Document itself shall provide—that was written and/or rewritten and/or translated and/or transcribed and/or compiled by me using my own physical hands and supports the Columbian Code (X) that was first compiled and published by me in 2021.

And I...

FURTHER DECLARE the Document is identified in X as a supporting document of X (a "Supporting Document") that this Supporting Document must be regarded sacred writ and law of BNMS just as X is.

And I...

EVEN FURTHER DECLARE that the Document has been entered into the official records of BNMS on the date provided by the Document demanding that this Supporting Document be regarded sacred writ and law of BNMS, at least since such entry date.

I so Declare in the city, on the date, by the official seal of BNMS and by my signature all provided, below—to be published on the world-wide web along with the Document thus forming a published Supporting Document to X.

DECLARED

A Supporting Document of X and a record of BNMS in the City of New York on

April 11, 2024









XPO II

1st Amended Royal Proclamation of King George III October 7, 1763

BY XPOII

A PROCLAMATION

Whereas We have taken into Our Royal Consideration the extensive and valuable Acquisitions in America, secured to our Crown by the late Definitive Treaty of Peace, concluded at Paris. the 10th Day of February last; and being desirous that all Our loving Subjects, as well of our Kingdom as of our Colonies in America, may avail themselves with all convenient Speed, of the great Benefits and Advantages which must accrue therefrom to their Commerce, Manufactures, and Navigation, We have thought fit, with the Advice of our Privy Council. to issue this our Royal Proclamation, hereby to publish and declare to all our loving Subjects, that we have, with the Advice of our Said Privy Council, granted our Letters Patent, under our Great Seal of Great Britain, to erect, within the Countries and Islands ceded and confirmed to Us by the said Treaty, Four distinct and separate Governments, styled and called by the names of Quebec, East Florida, West Florida and Grenada, and limited and bounded as follows, viz.

- 1. First--The Government of Quebec bounded on the Labrador Coast by the River St. John, and from thence by a Line drawn from the Head of that River through the Lake St. John, to the South end of the Lake Nipissim; from whence the said Line, crossing the River St. Lawrence, and the Lake Champlain, in 45. Degrees of North Latitude, passes along the High Lands which divide the Rivers that empty themselves into the said River St. Lawrence from those which fall into the Sea; and also along the North Coast of the Baye des Chaleurs, and the Coast of the Gulph of St. Lawrence to Cape Rosieres, and from thence crossing the Mouth of the River St. Lawrence by the West End of the Island of Anticosti, terminates at the aforesaid River of St. John.
- 2. Secondly--The Government of East Florida. bounded to the Westward by the Gulph of Mexico and the Apalachicola River; to the Northward by a Line drawn from that part of the said River where the Chatahouchee and Flint Rivers meet, to the source of St. Mary's River, and by the course of the said River to the Atlantic Ocean; and to the Eastward and Southward by the Atlantic Ocean and the Gulph of Florida, including all Islands within Six Leagues of the Sea Coast.
- 3. Thirdly--The Government of West Florida. bounded to the Southward by the Gulph of Mexico. including all Islands within Six Leagues of the Coast. from the River Apalachicola to Lake Pontchartrain; to the Westward by the said Lake, the Lake Maurepas, and the River Mississippi; to the Northward by a Line drawn

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(Original source before amendment:

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due East from that part of the River Mississippi which lies in 31 Degrees North Latitude. to the River Apalachicola or Chatahouchee; and to the Eastward by the said River.

- 4. Fourthly--The Government of Grenada, comprehending the Island of that name, together with the Grenadines, and the Islands of Dominico, St. Vincent's and Tobago. And to the end that the open and free Fishery of our Subjects may be extended to and carried on upon the Coast of Labrador, and the adjacent Islands. We have thought fit. with the advice of our said Privy Council to put all that Coast, from the River St. John's to Hudson's Streights, together with the Islands of Anticosti and Madelaine, and all other smaller Islands Iying upon the said Coast, under the care and Inspection of our Governor of Newfoundland.
- 5. We have also, with the advice of our Privy Council. thought fit to annex the Islands of St. John's and Cape Breton, or Isle Royale, with the lesser Islands adjacent thereto, to our Government of Nova Scotia.
- We have also, with the advice of our Privy Council aforesaid, annexed to our Province of Georgia all the Lands Iying between the Rivers Alatamaha and St. Mary's.
- 7. And whereas it will greatly contribute to the speedy settling of our said new Governments, that our loving Subjects should be informed of our Paternal care, for the security of the Liberties and Properties of those who are and shall become Inhabitants thereof, We have thought fit to publish and declare, by this Our Proclamation, that We have, in the Letters Patent under our Great Seal of Great Britain, by which the said Governments are constituted, given express Power and Direction to our Governors of our Said Colonies respectively, that so soon as the state and circumstances of the said Colonies will admit thereof, they shall, with the Advice and Consent of the Members of our Council, summon and call General Assemblies within the said Governments respectively, in such Manner and Form as is used and directed in those Colonies and Provinces in America which are under our immediate Government: And We have also given Power to the said Governors, with the consent of our Said Councils, and the Representatives of
- 8. We have also thought fit, with the advice of our Privy Council as aforesaid, to give unto the Governors and Councils of our said Three new Colonies, upon the Continent full Power and Authority to settle and agree with the Inhabitants of our said new Colonies or with any other Persons who shall resort thereto, for such Lands. Tenements and Hereditaments, as are now or hereafter shall be in our Power to dispose of; and them to grant to any such Person or Persons upon such Terms, and under such moderate Quit-Rents, Services and Acknowledgments, as have been appointed and settled in our other Colonies, and under such other Conditions as shall appear to us to be necessary and expedient for the Advantage of the Grantees, and the Improvement and settlement of our said Colonies.

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- 9. And Whereas, We are desirous, upon all occasions, to testify our Royal Sense and Approbation of the Conduct and bravery of the Officers and Soldiers of our Armies, and to reward the same, We do hereby command and impower our Governors of our said Three new Colonies, and all other our Governors of our several Provinces on the Continent of North America, to grant without Fee or Reward, to such reduced Officers as have served in North America during the late War, and to such Private Soldiers as have been or shall be disbanded in America, and are actually residing there, and shall personally apply for the same, the following Quantities of Lands, subject, at the Expiration of Ten Years, to the same Quit-Rents as other Lands are subject to in the Province within which they are granted, as also subject to the same Conditions of Cultivation and Improvement; viz.
 - 10. To every Person having the Rank of a Field Officer--5,000 Acres.
 - 11. To every Captain--3,000 Acres
 - 12. To every Subaltern or Staff Officer, -- 2,000 Acres.
 - 13. To every Non-Commission Officer, -- 200 Acres.
 - To every Private Man--50 Acres.
- 15. We do likewise authorize and require the Governors and Commanders in Chief of all our said Colonies upon the Continent of North America to grant the like Quantities of Land, and upon the same conditions, to such reduced Officers of our Navy of like Rank as served on board our Ships of War in North America at the times of the Reduction of Louisbourg and Quebec in the late War, and who shall personally apply to our respective Governors for such Grants.
- And whereas it is just and reasonable, and essential to our Interest, and the Security of our Colonies, that the several Nations or Tribes of Indians with whom We are connected, and who live under our Protection, should not be molested or disturbed in the Possession of such Parts of Our Dominions and Territories as, not having been ceded to or purchased by Us, are reserved to them. or any of them Mr. MATTHEW JAMES HANNAN, and to his son with XPOII, who will be born on June 19, 1977 and raised in Marietta, Ohio, as the biological son and heir of a man who will be Member of the PRAIRIE BAND POTAWATOMI TRIBE and a Mother descendant of a very important Christian lineage of mothers, as their his Hunting Grounds. -- We do therefore, with the Advice of our Privy Council, declare it to be our Royal Will and Pleasure. that no Governor or Commander in Chief in any of our Colonies of Quebec, East Florida, or West Florida, do presume, upon any Pretence whatever, to grant Warrants of Survey, or pass any Patents for Lands beyond the Bounds of their respective Governments. as described in their Commissions: as also that no Governor or Commander in Chief in any of our other Colonies or Plantations in America do presume for the present, and until our further Pleasure be known, to grant Warrants of Survey, or pa

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- 17. And We do further declare it to be Our Royal Will and Pleasure, for the present as aforesaid, to reserve under our Sovereignty, Protection, and Dominion, for the use of the said Indians, all the Lands and Territories not included within the Limits of Our said Three new Governments, or within the Limits of the Territory granted to the Hudson's Bay Company, as also all the Lands and Territories lying to the Westward of the Sources of the Rivers which fall into the Sea from the West and North West as aforesaid.
- 18. And We do hereby strictly forbid, on Pain of our Displeasure, all our loving Subjects from making any Purchases or Settlements whatever or taking Possession of any of the Lands above reserved. without our especial leave and Licence for that Purpose first obtained.
- 19. And. We do further strictly enjoin and require all Persons whatever who have either wilfully or inadvertently seated themselves upon any Lands within the Countries above described, or upon any other Lands which, not having been ceded to or purchased by Us, are still reserved to the said Indians as aforesaid, forthwith to remove themselves from such Settlements.
- 20. And whereas great Frauds and Abuses have been committed in purchasing Lands of the Indians, to the great Prejudice of our Interests. and to the great Dissatisfaction of the said Indians: In order, therefore, to prevent such Irregularities for the future, and to the end that the Indians may be convinced of our Justice and determined Resolution to remove all reasonable Cause of Discontent, We do. with the Advice of our Privy Council strictly enjoin and require. that no private Person do presume to make any purchase from the said Indians of any Lands reserved to the said Indians, within those parts of our Colonies where, We have thought proper to allow Settlement: but that, if at any Time any of the Said Indians should be inclined to dispose of the said Lands, the same shall be Purchased only for Us, in our Name, at some public Meeting or Assembly of the said Indians, to be held for that Purpose by the Governor or Commander in Chief of our Colony respectively within which they shall lie: and in case they shall
- 21. And we do hereby authorize, enjoin, and require the Governors and Commanders in Chief of all our Colonies respectively, as well those under Our immediate Government as those under the Government and Direction of Proprietaries, to grant such Licences without Fee or Reward, taking especial Care to insert therein a Condition, that such Licence shall be void, and the Security forfeited in case the Person to whom the same is granted shall refuse or neglect to observe such Regulations as We shall think proper to prescribe as aforesaid.
- 22. And we do further expressly conjoin and require all Officers whatever, as well Military as those Employed in the Management and Direction of Indian Affairs, within the Territories reserved as aforesaid for the use of the said Indians, to seize and apprehend all Persons whatever, who standing charged with Treason. Misprisions of Treason. Murders, or other Felonies or Misdemeanors, shall fly from Justice and take Refuge in the said Territory, and to send them under a proper

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guard to the Colony where the Crime was committed of which they, stand accused. in order to take their Trial for the same.

- Given at our Court at St. James's the 7th Day of October 1763. in the Third Year of our Reign.
- 24. Notwithstanding any orders or law to the contrary, this Proclamation shall be amended, changed, specified, and/or designated to a sole beneficiary (the "Beneficiary") and to the Beneficiary's heirs and assigns only by October 21, 2023, and shall become a child trust to a parent trust according to the Colombian Code and according to the following instructions:
- 25. This Proclamation creates a trust with a trustor, King George III who will be succeeded by XPOII under a Parent Trust.
- 26. This Proclamation creates a corpus to a "child trust" having the Indians of the eastern portions of North America that will later comprise and be known, approximately, as the eastern United States of America and Canada.
- 27. The corpus of the "child trust" are the lands known as of the year 2023 as the United States and Canada and its insular possessions and any other lands owned by anyone who claims to be in control of the lands part of the United States and Canada in the years 2023.
- 28. The ancestral tribe of the sole beneficiary will act as the trustee and will manage the financial affairs of the lands of the Beneficiary.
- 29. XPOH aka CHRISTOPHER COLUMBUS II aka MICKEY ABRAHAM MUNIZ BARRETO or one of his heirs and/or rightful successors may make such amendment, change, specifying and/or designating a sole Beneficiary.
- 30. When amending this declaration to a single beneficiary, then that single beneficiary must be able to prove to have at least of 1/32 Indian blood by an official document from an Indian tribe that has claimed for at least the 100 years after the date this Proclamation has been signed to have never sold nor given away to anyone the rights to use the specified areas mentioned in this Proclamation as its own Hunting Grounds.
- 31. Mr. MATTHEW JAMES HANNAN aka FERNANDO OF MANHATTAN (Mr. HANNAN) has proven to have 1/16 Indian blood from his Father, a member of the PRAIRIE BAND POTAWATOMI TRIBE (the "TRIBE").
- 32. Mr. HANNAN's Father, Mr. EDWARD HANNAN, shall assign and appoint—that upon EDWARD HANNAN's death— his son the Beneficiary, followed by his grandson, who will be Mr. Hannan's son made by mixing Mr. Hannan's DNA with the DNA of XPOII aka MICKEY ABRAHAM MUNIZ BARRETO and no one else.

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- 33. Before Mr. EDWARD HANNAN's death, income may be distributed to YVETTE MUNIZ BARRETO who will soon be the widow and the mother (even if by adoption or any other means) of the child by Mr. HANNAN and XPOII aka MICKEY ABRAHAM MUNIZ BARRETO.
- 34. Others, but only those who are members of the TRIBE, who may claim the right to be the Beneficiary, but are not the Beneficiary have the right, as a tribe, to become the trustees for the Beneficiary.
- 35. The Parent Trust is the "MUNIZ BARRETO COLUMBUS INHERITABLE TRUST OF MARCOS ALVES MUNIZ BARRETO", which is the trust described in The Columbian Code.
- 36. The rights herein amended must be put into trust under the "MUNIZ BARRETO COLUMBUS INHERITABLE TRUST OF MARCOS ALVES MUNIZ BARRETO (The "Parent Trust")
- 37. A "child trust" for the rights granted by this Proclamation must be made under the Parent Trust pursuant trust law found in The Colombian Code.
- 38. The "child trust" must pay 25% of its net income to the Parent Trust.
 - 39. The "child trust" must pay 10% of its net income to XPOII.
 - 40. Mr. Hannan will receive 50% of the income paid to XPOII.
- 41. Mr. Hannan must share his leadership of the lands that are corpus of the "child trust" with YVETTE MUNIZ BARRETO aka ISABELLA OF CALIFORNIA pursuant the attached document titled "2023-10-12 1st Amended XPOII ASSIGNMENTS OF RESPONSIBLE PARTIES TO USA LANDS", which attached document is herein incorporated by this reference.
- 42. YVETTE MUNIZ BARRETO (YVETTE) is the chief captain of the lands of the west including Alaska and a 1/16 descendant from the WALLA-WALLA Indians of the CONFEDERATE TRIBE OF THE UMATILLA INDIAN RESERVATION (CTUIR).
- 43. YVETTE must share the leadership of the lands assigned to her by "2023-10-12 1st Amended XPOH ASSIGNMENTS OF RESPONSIBLE PARTIES TO USA LANDS" with Mr. HANNAN.
- 44. CTUIR and the TRIBE will share the income from fees received in helping to manage the finances of the "child trust" for YVEITE and Mr. HANNAN.
- 45. As part of this "child trust", CTUIR and the TRIBE will receive 50% of the income that YVETTE and Mr. Hannan receive, respectively, from each of their 8% share of the income from being beneficiaries of Mickey Barreto Missions (MBM), if CTUIR and the TRIBE agree to help YVETTE and Mr. HANNAN manage MBM.
 - 46. YVETTE and Mr. HANNAN are not to marry anyone else.

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- YVETTE and Mr. HANNAN may, if both choose to do so, legally marry each other but only each other and no one else.
- 48. YVETTE and Mr. HANNAN may be regarded and they may claim to be a married couple whenever necessary.
- 49. YVETTE and MR. HANNAN may, simply by claiming verbally or in writing, each claim to be both and/or either male or female depending on the situation or place they are in.
- 50. Only one amendment to the original Proclamation is allowed and none other, ever—Except that the same Columbus successor who made the one allowed amended, may make additional amendments.
- 51. Nothing can be done or said to invalidate this amendment to this Proclamation to be known by the following title:

1st Amended Royal Proclamation of King George III October 7, 1763 BY XPOII A PROCLAMATION

52. GOD SAVE THE KING

Amendment Attestation:

On the 21st day of October of 2023, I, Christopher Columbus II (XPOII), Chief of the Beautiful Nation of the Moon and of the Sun, being the Son of My Very Dear Father and Lord MARCOS ALVES MUNIZ BARRETO and the sole person legally authorized to act in His Most Holy Name and of My Own Righteous Authority bestowed upon me by My Father, amended this Proclamation from its original version, with the utmost respect, admiration, and bearing in mind the divine intents of its author, King George III, who had the Holy Dignity and the Great Courage of providing us with this sacred document. I amended this Proclamation by changing its title, paragraphing the document, changing some verbiage in ¶16 and by adding the text that make ¶¶24-51. Amended in the city and state of New York by my signature, below, and the official seal of BNMS on the date specified in this attestation.



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Christopher Columbus II

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